

UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF TEXAS

UNITED STATES OF AMERICA §

v. § Criminal Action No. 5:13cr13-1

Shannon Guess Richardson §

**ORDER APPOINTING COUNSEL PURSUANT TO THE
CRIMINAL JUSTICE ACT**

The Court has determined that the above-named Defendant is in need of adequate representation in the above-styled case, and is otherwise qualified for appointment of counsel. Accordingly, the Court makes the following appointment pursuant to the Criminal Justice Act (18 U.S.C. 3006A):

Appointment of Counsel

X The Federal Public Defender is appointed as counsel for Defendant.

_____, a member of the Criminal Justice Act Panel of this District,
is appointed as counsel.

Type of Appointment

Counsel is appointed to represent the Defendant in this motion for sentence reduction pursuant to
18 USC 3582(c)(2)

Pending Motions

Because Defendant is now represented by counsel, the Court denies without prejudice any pro se motions seeking a sentence reduction pursuant to 18 U.S.C. 3582(c)(2). Although a defendant has the right to choose between pro se representation or attorney representation, a defendant does not have the right to a combination of both. *United States v. Mikolajczyk*, 137 F.3d 237, 246 (5th Cir. 1998) (citing *United States v. Daniels*, 572 F.2d 535, 540 (5th Cir.1978)). Any motion seeking a sentence reduction should be made through counsel.